

# EXHIBIT A

# EXHIBIT B



**GEORGIA  
CORPORATIONS  
DIVISION**

GEORGIA SECRETARY OF  
STATE  
**BRIAN P. KEMP**

[HOME \(/\)](#)

**BUSINESS SEARCH**

BUSINESS INFORMATION

Business Name: **INSIDERADVANTAGE.COM, INC.** Control Number: **K948286**  
 Business Type: **Domestic Profit Corporation** Business Status: **Active/Owes Current Year AR**  
 Business Purpose: **NONE**  
 Principal Office Address: **P.O. Box 724787, Atlanta, GA, 31139, USA** Date of Formation / Registration Date: **11/23/1999**  
 State of Formation: **Georgia** Last Annual Registration Year: **2017**

REGISTERED AGENT INFORMATION

Registered Agent Name: **MATTHEW TOWERY**  
 Physical Address: **2258 Vinings Cove, SE, Smyrna, GA, 30080, USA**  
 County: **Cobb**

OFFICER INFORMATION

Name	Title	Business Address
Louie Hunter	CFO	P.O. Box 724787, Atlanta, GA, 31139, USA
Patrick Hickey	Secretary	P.O. Box 724787, Atlanta, GA, 31139, USA
Phil Kent	CEO	P.O.Box 724787, Atlanta, GA, 31139, USA

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# EXHIBIT C

Casey Cagle

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@CaseyCagleGa

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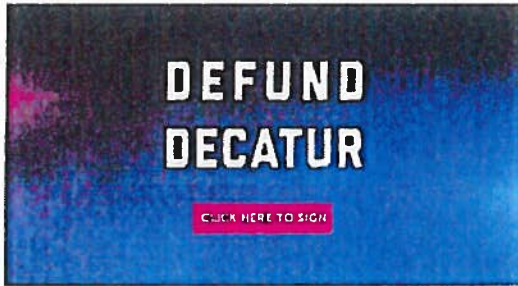


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Posts



TODAY is the deadline! If the City of Decatur does not abandon their practice of harboring CRIMINAL illegal immigrants who have already committed terrible crimes in our country, I will start the process to withhold state funding. We must protect Georgians from these CRIMINAL illegal immigrants - sign your name to help me stop the liberal leadership in Decatur!



Click to add your name

I demand state funding be withheld from the City of Decatur until they uphold the rule to deport CRIMINAL illegal immigrants  
 DEFUNDDCATUR.CASEYCAGLE.COM

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Leaders lead!

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# EXHIBIT D

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November 15, 2017\_ Public\_Meeting

1 PUBLIC MEETING OF THE IMMIGRATION ENFORCEMENT  
2 REVIEW BOARD

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Initial Review of Complaint 2017-13  
November 15, 2017  
11:07 a.m.

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Coverdell Legislative Office Building  
18 Capitol Square, Southwest  
Room 506  
Atlanta, Georgia 30334

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25 Shauna M. Meyer, CVR, CCR-2827

- 1 APPEARANCES  
2 1.) Shawn Hanley  
3 2.) James Balli - Telephonic  
4 3.) Phil Kent  
5 4.) Terry Clark - Telephonic  
6 5.) Bryan Downs, Esquire  
7 6.) Jennifer Colangelo, AAG  
8 7.) Amor Kok - Telephonic

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(There were no exhibits identified  
during this meeting.)

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1       Public Meeting of the Immigration Enforcement  
2                                   Review Board  
3                                   November 15, 2017  
4                   MR. KENT:  As we know, we have the  
5       latest complaint, and it -- it comes from

November 15, 2017\_ Public\_Meeting  
6 Lieutenant Governor Casey Cagle and it has to  
7 do with the city of Decatur. Do we have a  
8 number for that complaint, Mr. Chairman?

9 MR. HANLEY: Yes. We have 2017-13.

10 MR. KENT: 2017-13. Okay. That's --  
11 that's -- I'm going to make a motion to move  
12 to start our process to have a review  
13 hearing. That would be my motion on 2017-13.  
14 I'm moving to go ahead and have a review  
15 hearing.

16 MR. HANLEY: Okay. Do I have a second  
17 on -- now, I know all of us have reviewed  
18 this complaint. Do I have a second on moving  
19 forward for a review hearing for complaint  
20 2017-13 filed by Lieutenant Governor Casey  
21 Cagle?

22 MR. BALLI: Second.

23 MR. HANLEY: Okay. James Balli second.  
24 All those in favor of moving forward with the  
25 Lieutenant Governor's complaint say aye.

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1 MR. KENT: Aye.

2 MR. BALLI: Aye.

3 DR. KOK: Aye.

4 MR. HANLEY: All those opposed. It's a  
5 unanimous aye. Thank you very much. The  
6 motion carries.

7 MR. DOWNS: Mr. Chairman, could I be  
8 heard?

9 MR. HANLEY: We're -- we're going to  
10 open to public comment as soon as we're done  
11 conducting the business.

12 MR. DOWNS: Okay. That's what I was --  
13 my name is Bryan Downs --

14 MR. HANLEY: Sure.

15 MR. DOWNS: -- and I --

16 MR. HANLEY: Oh, you're going to have  
17 time.

18 MR. DOWNS: Well, that's what I was  
19 trying to clarify. Did you just move to open  
20 the debate about -- to have a review --

21 MR. HANLEY: We -- we moved --

22 MR. DOWNS: -- or has the review already  
23 been completed?

24 MR. HANLEY: We moved to have a hearing,  
25 which would be in January, so you can have

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1 your complete time to address all of these  
2 issues, and equal time will be given to both  
3 sides. The only thing we did is, based on  
4 the technical merits of the complaint, we can  
5 move that one step forward, so it's not  
6 really an argument of who's right and who's  
7 wrong.

8 MR. DOWNS: Okay.

9 MR. HANLEY: When the complainant hits  
10 us first, we become a review panel. At that  
11 point, it's does it meet the technical

12 November 15, 2017\_ Public\_Meeting  
requirements of a complaint filed.

13 MR. DOWNS: I understand.

14 MR. HANLEY: Once -- once that happens,  
15 then we move then just to the next review, so  
16 then you have an opportunity to have a full  
17 argument.

18 MR. DOWNS: Well -- and I -- I totally  
19 understand that, and we will have a full  
20 argument.

21 MR. HANLEY: Sure.

22 MR. DOWNS: I had intended when I asked  
23 you yesterday when you had called me that I  
24 wanted to have a couple of minutes, and what  
25 I wanted to address was the -- the review --

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1 the initial review as to the technical  
2 compliance of the complaint. That's what I  
3 came here prepared today.

4 MR. HANLEY: Okay.

5 MR. DOWNS: And when I first heard the  
6 motion from Mr. Kent, I thought the motion  
7 was to open a hearing, but it sounds like  
8 it's already -- that's already passed.

9 MR. HANLEY: Well, I'll tell you what,  
10 what we can --

11 MR. DOWNS: Can we reopen that? Is  
12 there a way to --

13 MR. KENT: We're starting --

14 MR. DOWNS: -- reopen that so I can --

15 MR. KENT: -- we're starting our review

16 -- we're starting our review process

17 according to the --

18 MR. DOWNS: Okay.

19 MR. KENT: -- board's rules. That's

20 what we did in the motion.

21 MR. DOWNS: So is there no opportunity

22 for me -- for the City to be heard or --

23 MR. KENT: You can make a statement

24 today, or you can wait until the next

25 meeting. It doesn't make any difference to

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1 us.

2 MR. HANLEY: The next meeting you'll

3 have your entire case. I mean, that's --

4 this is almost a procedural process of making

5 sure you have that time.

6 MR. DOWNS: Okay.

7 MR. HANLEY: So you're going to have

8 that -- as a matter of fact, and I think I

9 said and I told a couple other people that

10 you're going to have five minutes today to,

11 you know, discuss whatever you'd like to

12 discuss and kind of talk about the next

13 steps.

14 MR. KENT: It's just the initial review

15 hearing that we're scheduling.

16 MR. DOWNS: Right. I totally understand

17 --

November 15, 2017\_ Public\_Meeting  
MR. KENT: Okay.

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MR. DOWNS: -- that you've decided to  
move toward the review hearing. I  
understand. This is a little confusing for  
many of us, I think. It certainly is for me  
through the process because I thought I was  
going to have the opportunity to be heard on  
the technical compliance. But if what you're

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saying is that's already been determined --

MR. HANLEY: Right.

MR. DOWNS: -- then -- and you're saying  
I will have an opportunity to address that  
and anything else in my five minutes later in  
this meeting --

MR. HANLEY: Sure. Sure.

MR. DOWNS: -- then I will wait to  
address that.

MR. HANLEY: Sure.

MR. DOWNS: I want to make sure I'm not  
foregoing that opportunity. I want to make  
sure the train has not passed the station  
entirely and I don't have an opportunity to  
address that.

MR. HANLEY: Okay. Great.

MR. DOWNS: Okay. Thank you so much.

MR. HANLEY: No problem. Go ahead.

(Whereupon, another matter was  
discussed.)

21 MR. HANLEY: Okay. We're going to go  
22 into comment now. Go ahead if you'd like to  
23 have five minutes now.  
24 MR. DOWNS: Okay. Is it okay if I come  
25 up to the table?

¶00010

1 MR. HANLEY: Sure. Yes.  
2 MR. BALLI: Mr. Chairman.  
3 MR. HANLEY: Yes. Go ahead, James.  
4 MR. BALLI: Who do we have from the  
5 attorney general's office today?  
6 MR. KENT: Hi, Jennifer. How are you  
7 doing?  
8 MS. COLANGELO: Jennifer Colangelo.  
9 MR. BALLI: I want to get clarification  
10 on the vote on complaint 2017-13.  
11 MS. COLANGELO: Okay.  
12 MR. BALLI: What was the motion? I  
13 understood it to be a motion to review --  
14 hold a review hearing; is that correct?  
15 MS. COLANGELO: Yes. Well --  
16 MR. BALLI: And is that a review hearing  
17 to determine whether or not the complaint in  
18 and of itself is sufficient, or is that a  
19 review hearing of the allegations?  
20 MS. COLANGELO: Okay. I think the terms  
21 that your rules use is that you just made an  
22 initial review and moved to have an initial  
23 hearing. So the initial review you just did

24 November 15, 2017\_ Public\_Meeting  
determined that the complaint met the  
25 procedural requirements. And the hearing

¶00011

1 you're going to have next -- in January is  
2 called the initial hearing.

3 MR. KENT: Uh-huh (affirmative).

4 MS. COLANGELO: Does that clarify it?

5 MR. BALLI: Okay. I just wanted to make  
6 sure that was clear in the record that the  
7 motion made by Phil was based on the fact  
8 that there had been an initial review to  
9 determine that the complaint did, in fact,  
10 meet the legal requirements, and then it  
11 should move forward to a review hearing.

12 MS. COLANGELO: Yes.

13 MR. BALLI: Thank you. Thank you, Mr.  
14 Chairman.

15 MR. HANLEY: We're going to have a  
16 couple of folks do open public comment now.  
17 Go ahead.

18 PUBLIC COMMENTS

19 MR. DOWNS: Sure. Thank you. Thank  
20 you, members of the board, those here present  
21 and those on the phone. What I was trying to  
22 get at -- and I think the assistant attorney  
23 general has just clarified -- is that the  
24 vote you just took was, as my understanding,  
25 under Rule 2912-02; correct?

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1 MS. COLANGELO: Yes.

2 MR. DOWNS: Okay. And you've indicated  
3 yes. What I was trying to -- what I wanted  
4 to object to and what I will go ahead and  
5 object to after the fact, since I was not --  
6 I did not have an opportunity to be heard, is  
7 -- is the fact that I don't believe that the  
8 complaint does meet the technical  
9 requirements of 2912-02 in that the complaint  
10 was filed by the Lieutenant Governor, and,  
11 therefore, it does not meet the first  
12 requirement that only a legal resident of the  
13 state who is also a legally registered voter  
14 can file a complaint per O.C.G.A. §  
15 50-36-3(e).

16 The Lieutenant Governor has filed this  
17 complaint in his official capacity. As  
18 Lieutenant Governor, he submitted the  
19 complaint, he attached a cover letter on  
20 office of Lieutenant Governor's stationery.  
21 He signed that cover letter where he went  
22 into great detail about the complaint, Casey  
23 Cagle, Lieutenant Governor of Georgia.

24 Rather than listing a resident address  
25 as all other complainants would be required

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1 under that statute, he has listed his state

2 capitol address. Even your agenda I think  
3 you have referred to today, Chairman, has  
4 referred to the Lieutenant Governor's  
5 complaint, so that has clearly been filed in  
6 an official capacity as Lieutenant Governor,  
7 not as a residence of the state of Georgia.

8 I am not using my five minutes here  
9 today to address the underlying meritorious  
10 issues, the issues that we'll ultimately  
11 discuss. And I appreciate Mr. Kent and Mr.  
12 Hanley clarifying that there will be an  
13 ultimate hearing, but I do want to address  
14 this, and some folks may be thinking, "Oh,  
15 you're raising a technicality."

16 First of all, technicalities matter  
17 under your rules. There are your rules. The  
18 complaint has to do certain things. It  
19 failed in that regard. I think Ms. Colangelo  
20 would agree with that. I think Mr. Balli,  
21 who's an attorney, might agree with that.  
22 This is not just a technicality, or it is a  
23 technicality, perhaps, but it's a substantive  
24 technicality.

25 why is it substantive? It's substantive

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1 because the legislature specifically provided  
2 that legal residents could file these  
3 complaints, it did not talk about state  
4 officials filing complaints.

5 Other statutes give very clear direction  
6 that not only residents, citizens can file  
7 various enforcement actions, but state  
8 officials can file enforcement actions. This  
9 -- this legislative statute did not do that,  
10 and, therefore, I think that the complaint is  
11 improperly moving forward at this point, so I  
12 raise that objection.

13 MR. HANLEY: It's so noted. And things  
14 can always be -- some things can be changed,  
15 so we're going to take a look at this over  
16 the next couple days and move as we are right  
17 now with that motion carrying.

18 MR. DOWNS: Okay. So if I understand,  
19 you're going to look at that, and I think  
20 what you're hinting at is that it could be --  
21 the decision could be reversed?

22 MR. HANLEY: I'm not saying it can't be.

23 MR. DOWNS: Okay.

24 MR. HANLEY: It can be by this board.

25 MR. DOWNS: Okay.

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1 MR. HANLEY: But we're going to take a  
2 good, hard look at it the next couple days,  
3 and I'll confer with the attorney general's  
4 office --

5 MR. DOWNS: Okay.

6 MR. HANLEY: -- and see if there's any  
7 need for us to reconvene on this issue.

8 MR. DOWNS: Okay.

9 MR. HANLEY: And if we have to, we will.

10 MR. KENT: Could I ask a quick question?  
11 I know you still want time. Are you claiming  
12 the Lieutenant Governor's not a legal  
13 resident of the state of Georgia?

14 MR. DOWNS: Absolutely not, of course  
15 not. Of course not. You're -- you --

16 MR. KENT: You just don't like the  
17 address?

18 MR. DOWNS: That's not -- that's an  
19 oversimplification with all due respect. You  
20 --

21 MR. KENT: Okay. Go ahead and, if you  
22 could, just clearly state your technical  
23 objection.

24 MR. DOWNS: My technical objection is  
25 that this complaint was filed by the

¶00016

1 Lieutenant Governor acting his official  
2 capacity --

3 MR. KENT: Okay.

4 MR. DOWNS: -- not as a gentleman by the  
5 name of Casey Cagle --

6 MR. KENT: Okay.

7 MR. DOWNS: -- who I think lives -- has  
8 a home address --

9 MR. KENT: Okay. I got it.

10 MR. DOWNS: -- somewhere in Gainesville  
Page 14

11 or Hall County.

12 MR. KENT: Okay. I got it.

13 MR. HANLEY: Would it matter -- I mean,  
14 let's say -- I'm going to throw a  
15 hypothetical out there. Let's say something  
16 was to get reversed and the Lieutenant  
17 Governor Casey Cagle were to submit the same  
18 exact thing with his home address. I mean,  
19 what difference does it make? We're going to  
20 get to this point.

21 MR. DOWNS: I think it makes a lot of  
22 difference, and I'm --

23 MR. BALLI: Mr. Chairman, may I make a  
24 comment since I was referenced?

25 MR. HANLEY: Sure.

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1 MR. BALLI: The rules -- and I -- I note  
2 the argument, and I appreciate that he has  
3 had an opportunity to be heard on this issue.  
4 But the rule states a basic requirement, it  
5 doesn't state a capacity. Clearly, the  
6 Lieutenant Governor meets those requirements.  
7 He's been certified to have done so by the  
8 secretary of this state in numerous  
9 elections, and there is nothing in the rules  
10 that requires something be done.

11 Capacity is simply a basic requirement,  
12 and it arises out of the very reason for the  
13 statute itself, legal resident, registered

14 voter in Georgia. So I would not change my  
15 vote, although I have considered his  
16 argument.

17 MR. DOWNS: Thank you, Mr. Balli. And  
18 I -- and I appreciate your applying this to  
19 the statute pursuant to your interpretation.  
20 I think there is a real practical effect for  
21 the city that I represent that is trying to  
22 defend against this action.

23 A couple of things, one is: Is the  
24 Lieutenant Governor using the resources of  
25 his office, the staff in his office to pursue

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1 what the statute says is something to be  
2 handled by a private citizen? That's a real  
3 practical effect here.

4 The second thing is: Does the attorney  
5 general's office represent the Lieutenant  
6 Governor? If a Lieutenant Governor has filed  
7 this using his own letterhead, using the  
8 powers of the office, the resources of the  
9 office, he's acting on behalf of the state,  
10 his lawyer is the attorney general. The  
11 attorney general is also counsel to this  
12 board, so these are very important issues.

13 These are not just mere issues. As we  
14 go forward, who is advising the Lieutenant  
15 Governor or the individual Mr. Cagle, and who  
16 is acting as his counsel?

17 MR. HANLEY: All right. We're going to  
18 so note it and move on. Do you have another  
19 -- do you want to talk about the complaint as  
20 a whole for a couple minutes, or do you want  
21 to --

22 MR. DOWNS: I do not. Absolutely we  
23 want to talk about the complaint. As you and  
24 Mr. Kent have very clearly explained, we're  
25 going to have a day for that, and we're going

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1 to address that and we will address what we  
2 think is the lack -- absolute lack of merit  
3 of why the city of Decatur has been brought  
4 into this court. And we -- we hope for a  
5 fair and impartial decision -- consideration  
6 and decision by each of the seven members of  
7 this board. We -- we look for that.

8 Having said that, I am an attorney. I'm  
9 here having to do my job representing my  
10 client. And because of that, I want to go  
11 ahead and assert for the record some  
12 objections that we have to the process. I  
13 don't think that comes as any surprise, but I  
14 hope that the board will accept this in the  
15 respectful manner that it is intended both  
16 from myself and on behalf of my client, the  
17 city of Decatur, and specifically the police  
18 chief of the city of Decatur whose policy is  
19 at issue.

20 I can read the objections. I'd like to  
21 read the objections, and then I'm just going  
22 to leave the document to be submitted to the  
23 record.

24 MR. HANLEY: If -- I'd like you to kind  
25 of -- if you can do that in about two

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1 minutes, I would appreciate it.

2 MR. DOWNS: Oh, I can probably --  
3 hopefully, I can do it shorter.

4 MR. HANLEY: Okay.

5 MR. DOWNS: Thank you. First of all, we  
6 object to the shortness of the notice of the  
7 hearing today. We just -- I only learned of  
8 it Monday evening, and that was -- I learned  
9 of it when I read it, but I understand that  
10 the group had to come together quickly.

11 We object to any ex parte communications  
12 between the complainant, whoever that is,  
13 whether that's individual Mr. Cagle, or  
14 whether that's the Lieutenant Governor's  
15 office, and members of this board. We object  
16 to any --

17 MR. HANLEY: I talked to you yesterday.

18 MR. DOWNS: Exactly. And that is  
19 exactly right. And you very clearly -- and I  
20 appreciate your pointing out that you had  
21 already spoken to the Lieutenant Governor's  
22 office and that you told them that in



23 fairness you wanted to reach out to me, and I  
24 very much appreciate that.

¶00021

25 And you and I also chatted about the

1 fact that it was my wishes that going forward  
2 if we have any communication -- if you or I  
3 were to have any communications, I would  
4 absolutely want to include the attorney  
5 general -- I'm sorry, not the attorney  
6 general, the Lieutenant Governor --

7 MR. HANLEY: Uh-huh (affirmative).

8 MR. DOWNS: -- and whoever his attorney  
9 is.

10 MR. HANLEY: But my point is --

11 MR. DOWNS: We're still not sure who it  
12 is.

13 MR. HANLEY: -- you can't have a long  
14 conversation with me about some details  
15 yesterday and then say I shouldn't talk to  
16 anybody else. So my point is maybe I  
17 should've been -- said immediately --

18 MR. DOWNS: I think I did say that to  
19 you.

20 MR. HANLEY: Towards -- at the end of a  
21 10, 15-minute conversation.

22 MR. DOWNS: well, first of all, I did  
23 not intend to -- I was just intending to  
24 assert the objections, again, in a respectful  
25 manner. You called me. You asked me to call

¶00022

1           you back. I complied with that.  
2           MR. HANLEY: Uh-huh (affirmative).  
3           MR. DOWNS: But, yes, you asked me some  
4           questions. You basically wanted to make sure  
5           that I knew the procedural roadmap of what  
6           might happen today if I had questions, and I  
7           did. We did not talk about the substance of  
8           the complaint whatsoever.  
9           MR. HANLEY: Okay.  
10          MR. DOWNS: Would you agree?  
11          MR. HANLEY: It was a courtesy call.  
12          Yeah.  
13          MR. DOWNS: And I appreciate it. Again,  
14          I told you yesterday I appreciated that.  
15          MR. HANLEY: Okay.  
16          MR. DOWNS: But I just thought that it's  
17          only fair to the Lieutenant Governor's office  
18          --  
19          MR. HANLEY: Uh-huh (affirmative).  
20          MR. DOWNS: -- and to the Lieutenant  
21          Governor.  
22          MR. HANLEY: That's fair. Look, we  
23          talked about this briefly yesterday. I've  
24          got no problem with --  
25          MR. DOWNS: Exactly.

¶00023

1 MR. HANLEY: -- doing the e-mails if you  
2 want to e-mail them, copy me, and we'll keep  
3 it all, you know, between the three of us and  
4 ensuring that you're copied on everything and  
5 so forth --

6 MR. DOWNS: Right.

7 MR. HANLEY: -- going forward.

8 MR. DOWNS: I appreciate that.

9 MR. HANLEY: We can actually -- we can  
10 ensure that.

11 MR. DOWNS: Again, in fairness to you,  
12 you said you wanted to check with the  
13 attorney general as to protocol and how that  
14 would work.

15 MR. HANLEY: Sure.

16 MR. DOWNS: So, again, this is not meant  
17 as a hostile objection. I just need to  
18 protect my client.

19 MR. HANLEY: Sure.

20 MR. DOWNS: And then I think also,  
21 again, any communications between the  
22 Lieutenant Governor -- and I'll just go ahead  
23 and do it all -- the Lieutenant Governor  
24 Casey Cagle as an individual or Casey Cagle  
25 as a candidate for governor with any members

¶00024

1 of this board because y'all are empowered to  
2 make a decision based on a complaint that --

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3 MR. HANLEY: We hear your objection.

4 MR. DOWNS: So I will submit these. We  
5 also object to any member -- any member  
6 appointed by the Lieutenant Governor to this  
7 board participating in this matter.

8 MR. HANLEY: Okay.

9 MR. DOWNS: And we object to any member  
10 who is involved with the Casey Cagle for  
11 Governor campaign participating in this  
12 matter.

13 MR. HANLEY: All your objections are  
14 noted.

15 MR. DOWNS: I have one more.

16 MR. HANLEY: Sure.

17 MR. DOWNS: And we finally would object  
18 to the chairman participating in any  
19 decision-making, again, with all due respect,  
20 based on the comments that you apparently  
21 made to the AJC based on what I read in an  
22 October 18, 2017, article regarding --

23 MR. HANLEY: Well --

24 MR. DOWNS: -- your opinion as to  
25 whether the city of Decatur was in compliance

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1 or not.

2 MR. HANLEY: I -- that wasn't even a  
3 proper quote, so I'm not going to get into  
4 the details about my conversations with any  
5 media, but I'm obviously not going to recuse

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myself.

6  
7 MR. DOWNS: Okay. And we were just  
8 asserting -- we were not asking you directly  
9 to recuse yourself. I don't know that  
10 there's a procedure for that under your  
11 rules. We were just noting the objection.  
12 So, again, I submit that with all due  
13 respect.

14 MR. HANLEY: Sure.

15 MR. DOWNS: If I could submit that --  
16 can I submit that to you, Mr. Chairman?

17 MR. HANLEY: Sure.

18 MR. DOWNS: Okay.

19 MR. HANLEY: You can just put it right  
20 there. That's fine.

21 MR. DOWNS: Great. I was just going to  
22 initial where I made one little change.

23 MR. HANLEY: Great. Thank you.

24 MR. DOWNS: Thank you very much for the  
25 time.

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1 MR. HANLEY: Thank you. No problem. Do  
2 we have anybody else besides Mr. King who  
3 wanted to make a response? Yes.

4 KAREN SACANDY: Do you want me to go  
5 there or stay here?

6 MR. HANLEY: Please just introduce  
7 yourself and --

8 KAREN SACANDY: Okay. Great. My name

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is Karen Sacandy; S-a-c-a-n-d-y. I'm a  
lawyer from Woodstock, Georgia.

MR. HANLEY: Okay. Hold tight one  
second. This public comment went a little  
over as a courtesy to this gentleman  
representing Decatur, but everyone's going to  
get about two or three minutes, so we have to  
kind of follow close. Go ahead.

KAREN SACANDY: Okay. Anyway, I'm a  
lawyer, and I'm from Woodstock, Georgia. I  
am a citizen, and I am a voter. So obviously  
I came in later because of traffic, but I was  
listening to DeKalb's attorney or Decatur's  
attorney, and I just want to make an  
observation that in 50-36-3(e), it says that  
the board will review and investigate any  
complaint, any complaint. It goes on further

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in that paragraph to say from any legal  
resident, as you were pointing out, Mr.  
Chairman. Then it also says is also a  
legally registered voter.

So, from my perspective of statutory  
construction, that is a floor, that is not a  
ceiling. So the fact that Mr. Cagle might  
have the benefit of an office or something of  
that nature is really completely irrelevant.  
As a matter of fact, I would say that that  
militates more in favor of him participating

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12 because he is elected, and he is trying to be  
13 responsive to voters. And isn't that kind of  
14 the point?

15 And if we say that an officeholder  
16 cannot participate, then basically what we're  
17 saying is that these people that we've  
18 deputized to do things and pay attention to  
19 these things, it's useless and so we all have  
20 to deputize ourselves.

21 Now, I have a day job. Coming down here  
22 was a headache. I appreciate Mr. Cagle doing  
23 this, so, from my standpoint, the attorney's  
24 argument is inappropriate. Also with regard  
25 to the campaign, we have people that are

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1 interested in what happens in Georgia.

2 why are we here? Because this is about  
3 giving illegal aliens money out of the public  
4 coffers, and some of us are very unhappy  
5 about that. And if we get really unhappy, we  
6 get involved and we work on campaigns. So  
7 the idea that we would say that a citizen is  
8 disqualified because they care, I personally  
9 find offensive and anti-American and  
10 appropriate. Let's see here.

11 MR. HANLEY: Please try to wrap it up,  
12 ma'am.

13 KAREN SACANDY: Sure. And that would go  
14 also for anyone appointed by the Lieutenant

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15 Governor, again, it's any complaint. It's a  
16 floor, not a ceiling.

17 MR. HANLEY: Okay.

18 KAREN SACANDY: Thank you very much.  
19 That's all I've got.

20 MR. HANLEY: Thank you. Thank you. Mr.  
21 King.

22 MR. KING: Where would you like me, Mr.  
23 Chairman? Is this okay?

24 MR. HANLEY: That's fine. Yeah.

25 MR. KING: I came to say several things,

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1 none of which it seems we have time for, so I  
2 would like to make it clear before you  
3 adjourn that I heard reference to the -- the  
4 last complaint. On Wednesday of last week, I  
5 overnighted a two-part complaint to this  
6 board, which was not delivered until Monday  
7 of this week.

8 MR. HANLEY: Uh-huh (affirmative).

9 MR. KING: I'm hopeful that you will  
10 consider the initial action on that complaint  
11 today so that we don't have to wait until  
12 January the 15th to begin initial action on a  
13 very valid complaint, which is a follow-up to  
14 action the board has taken against the city  
15 of Atlanta.

16 If you could stay in session for five  
17 more minutes and consider the complaint I'm



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18 talking about and assign it a number, it will  
19 save us all two months of -- of waiting.

20 MR. HANLEY: Yeah. I'm sorry. That  
21 complaint didn't make it under the timeline.  
22 I haven't even had a chance to give it a good  
23 look to give it the fair assessment on  
24 whether I would support, or maybe others,  
25 whether it should go through a review

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1 hearing.

2 MR. KING: I understand. My other point  
3 would be to thank everyone for coming. The  
4 laws that we are talking about enforcing were  
5 passed in 2011, and I've been to many of  
6 these board meetings since then. It seems  
7 that all of the sudden the media and people  
8 in the public have an actual interest in  
9 whether or not we're going to protect our  
10 jobs, benefits, and services from people who  
11 are not eligible because of immigration  
12 status. So I, for one, am very happy to be  
13 here today, and I thank you for the time.

14 MR. HANLEY: Okay. Thank you, Mr. King.  
15 Is there anybody else that has public  
16 comment? Sir?

17 UNIDENTIFIED MALE SPEAKER: It is a  
18 point of inquiry, sir, just to clarify the  
19 second motion regarding a complete review of  
20 all pre-existing complaints at the next

21 November 15, 2017\_ Public\_Meeting  
meeting. Is that to be the initial review,  
22 or is that a review hearing?

23 MR. HANLEY: That is a review -- that's  
24 going to be an initial review.

25 UNIDENTIFIED MALE SPEAKER: Not the

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1 initial hearing?

2 MR. HANLEY: Correct. Correct.

3 UNIDENTIFIED MALE SPEAKER: Okay. And  
4 then if there is to be an initial hearing, it  
5 would be subsequent to the January --

6 MR. HANLEY: Correct. And a lot of that  
7 goes to the earlier motion that helped us  
8 secure outside support.

9 UNIDENTIFIED MALE SPEAKER: Okay.

10 MR. HANLEY: So that outside support is  
11 going to help us get our arms around all  
12 these and get that first initial review.

13 UNIDENTIFIED MALE SPEAKER: Thank you  
14 for the clarification.

15 MR. HANLEY: You're welcome. Any other  
16 questions from the public? Thank you,  
17 everybody. I'll entertain a motion to  
18 adjourn.

19 MR. KENT: I move we adjourn, Mr.  
20 Chairman.

21 MR. HANLEY: All those in favor of  
22 adjournment please say aye.

23 DR. KOK: Aye.

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MR. BALLI: Aye.

24  
25

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MR. KENT: Aye.

1 MR. HANLEY: Opposed? Motion carries.  
2 We are adjourned. Thank you very much.  
3 (Whereupon, the meeting adjourned at  
4 11:33 a.m.)

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CERTIFICATE

STATE OF GEORGIA  
COUNTY OF DEKALB

I hereby certify that the foregoing transcript was reported, as stated in the caption, and the questions and answers thereto were reduced to typewriting under my direction; that the foregoing pages represent a true, complete and correct transcript of the evidence given upon said hearing, and I further certify that I am not of kin or counsel to the parties in the case; am not in the employ of counsel for any of said parties; nor am I in any way interested in the result of said case.

---

Shauna M. Meyer, CVR, CCR-2827

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1

2 I, Shauna M. Meyer, Certified Court Reporter,  
3 do hereby disclose pursuant to Article 10.B. of  
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22 financial interest in this action. Any and all  
23 financial arrangements beyond my usual and  
24 /customary rates have been disclosed and offered  
25 to all parties.

♀

# EXHIBIT E



# Lt. Gov. Cagle Warns Decatur on Harboring Aliens

by IAG Staff | Oct 27, 2017 | News, News 2 | 0 comments

Lt. Gov. Casey Cagle, a candidate for the 2018 GOP gubernatorial nomination, is stepping up his campaign to [hold Decatur's liberal officials accountable to Georgia law](#). "Decatur's leaders are trampling state law and allowing criminal aliens illegal immigrants to avoid being detained by our Immigration and Customs Enforcement (ICE) officers," he charges.

"I have already led to outlaw cities from providing criminal illegal aliens safe harbor. And, I have led to defund the cities that choose to ignore our laws," an email from Cagle continues. "If Decatur doesn't reverse their action by November 1, then there will be very serious consequences!"

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